SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2014-071278 09/03/2014

HONORABLE KATHLEEN MEAD

CLERK OF THE COURT

D. Berkland

D. Berkland Deputy

IN RE THE MATTER OF

DANIEL VILORIA DANIEL VILORIA

2514 N 114TH LN

AVONDALE AZ 85392

AND

LARK ROSENFELD LARK ROSENFELD

12237 W LINCOLN ST AVONDALE AZ 85323

LAB EXPRESS INC - PHOENIX

MINUTE ENTRY

Courtroom 121 – NWR

8:47 a.m. This is the time set for Resolution Management Conference re: Petitioner's Petition to Establish Legal Decision Making, Parenting Time and Child Support, filed on March 31, 2014. Petitioner is present appearing on his own behalf. Respondent is present appearing on her own behalf.

A recording of this proceeding is made by CD (FTR) in lieu of a court reporter.

The Court advises the parties that it has reviewed the above-captioned matter and notes there may be some disagreements as to paternity.

Discussion is held with regard to paternity.

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Based upon the discussion held,

THE COURT FINDS Petitioner is requesting paternity testing.

IT IS ORDERED granting said request.

IT IS FURTHER ORDERED that Petitioner, Daniel Viloria, (Putative Father), Respondent, Lark Rosenfeld, (Mother) and minor children: Josiah Viloria, dob: 07/23/2008 and Jayce Viloria, dob: 09/16/2010, shall submit to the drawing of blood specimens and the taking of deoxyribonucleic acid probe samples for paternity testing on the following basis:

1. Testing Facility. The testing shall be conducted by Lab Express, Inc., 1-800-LAB-EXPRESS, (602) 273-9000, at one of the following locations:

Lab Express	
505 West McDowell Road	
Building A	
Phoenix, AZ	85003

Lab Express	
745 West Baseline Road	
Suite 6	
Mesa, AZ 85210	

Lab Express 13708 North 51st Avenue Glendale, AZ 85304

- 2. Procedure. Fluid samples shall be drawn and tests performed in a manner prescribed by the testing facility. The type and number of tests to determine inherited characteristics, including but not limited to blood and tissue type, shall be at the discretion of the testing facility. Both parties shall cooperate fully with the identification and testing procedures as directed by the testing facility.
- 3. Initial Contact. The parties shall contact the testing facility within two (2) weeks of this date to schedule the testing for each of them and for the minor child.
- 4. Fees. The cost of testing shall initially be paid by Petitioner/Father pursuant to reallocation at a later time.
- 5. Results. The testing facility shall submit written test results directly to the Court, along with certified copies of documents verifying testing procedures employed, degree of reliability, and chain of custody of testing samples. Copies of said documents shall be mailed to the parties or their counsel, if represented.
- 6. Evidence. The written report and conclusion of the expert will be admitted at the trial in this cause without further foundation.

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7. Testimony. Each party shall have the right to call the expert as a witness. If only one party believes that the expert's live testimony is necessary in addition to the written report, that party shall be responsible for payment of 100% of the costs incurred in connection with the expert testifying at trial.

STATUS CONFERENCE SET

IT IS FURTHER ORDERED setting the above-captioned matter for Status Conference re: Results of paternity test, on November 20, 2014 at 11:30 a.m. (30 minutes allotted) before the Honorable Kathleen Mead, located at 14264 West Tierra Buena Lane, Courtroom 121, Surprise, Arizona 85374.

8:57 a.m. Matter concludes.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov.